EXHIBIT C

11	Y OF DETROIT, MICHIGAN			-
	Page 1	2	APPEARANCES:	Page
	IN THE UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN	3		
	SOUTHERN DIVISION Case No. 13-53846; Hon. Steven W. Rhodes	4	JONES DAY	
	X	5	By: THOMAS CULLEN	
	In re: Chapter 9	6	BENJAMIN ROSENBLUM	
	CITY OF DETROIT, MICHIGAN,	7	222 East 41st Street	
	Debtor.	8	NEW YORK, NEW YORK 10017	
	X	9	Appearing on behalf of the Debtor	
	А	10		
		11	SALANS FMC SNR DENTON	
		12	By: CLAUDE D. MONTGOMERY	
		13	620 Fifth Avenue	
		14	New York, NY 10020.2457	
		15	212.632.8342	
		16	Appearing on behalf of Retirees Committee	
	DEDOMENO: KENNEGH & DUCKETDE	17	rippedring on behalf of Recified Committees	
	DEPONENT: KENNETH A. BUCKFIRE	18	COHEN WEISS AND SIMON LLP	
	DATE: Friday, September 20, 2013	19	By: THOMAS N. CIANTRA	
	TIME: 8:30 a.m.	20	330 West 42nd Street	
		21		
			New York, NY 10036.6979	
		22	212.356.0216	
		23	Appearing on behalf of UAW	
		24		
		25		
	Page 2			Page
	•	2	APPEARANCES (continued):	Ū
		3		
		4	LOWENSTEIN SANDLER LLP	
		5	By: JOHN K. SHERWOOD	
		6	65 Livingston Avenue	
		7	Roseland, NJ 07068	
		8	973.597.2374	
		9	Appearing on Behalf of AFSCME	
	September 20, 2013	10		
	8:33 a.m.	11		
		12	CLARK HILL PLC	
		13	By: SHANNON L. DEEBY (appearing via Telephone)	
		14	500 Woodward Avenue, Suite 3500.	
		15	Detroit, MI 48226	
	Deposition of KENNETH A. BUCKFIRE, held	16	313.965.8274	
	at the offices of JONES DAY, 222 East 41st Street,	17	Appearing on behalf of Retirement Systems	
	New York, New York pursuant to Notice before	18		
	DANIELLE GRANT, a Shorthand Reporter and Notary	19	WILLIAMS WILLIAMS RATTNER & PLUNKETT PC	
	Public of the State of New York.	20	By: NOT PRESENT, Jr.	
		21	380 N Old Woodward Ave Ste 300	
		22	Birmingham, MI 48009	
		23	248.642.0333	
		24	Appearing on behalf of FGIC	
		25		
		-		

	Y OF DETROIT, MICHIGAN		13–16
	Page 13		Page 15
1	K. Buckfire	1	K. Buckfire
2	joined the record.	2	A No.
3	A Since the founding of the firm in 2002.	3	Q In January of 2013, was the scope
4		4	of your engagement changed in any way?
5	Q 2002. And what is your formal	5	A Yes, the scope of our engagement
6	position with Miller Buckfire?	6	in January was to continue our role as
7	A Co-president.	7	evaluating the City's financial condition from
8	Q Who is the other co-president?	8	a solvency perspective, and advise the City on
9	A Norma Corio, C-O-R-I-O.	9	what they might be able to do to create more
10	Q Does Miss Corio have any roll in	10 11	liquidity or deal with their liabilities.
12	connection with the City of Detroit engagement		Q And did you reach any conclusions
13	of which you are employed? A Yes.	12 13	in connection with the solvency or how the City should deal with its liabilities?
14	Q What is her role?	14	
15			A Not until May.
	A She is overseeing the process by	15	Q And did you reach any conclusions
16 17	which we are securing debtor and possession of	16 17	in May regarding solvency? A Yes.
18	financing for the City. Q And what is your role in		
	Q And what is your role in connection with the City of Detroit bankruptcy?	18	Q What was that conclusion, sir?
19 20	A I'm the senior banker at Miller	19 20	A That the City was insolvent. Q And did you report that conclusion
21	Buckfire responsible for advising the emergency	21	Q And did you report that conclusion to anyone?
22	manager in the City of Detroit on all aspects	22	
23	of financial strategy and restructuring	23	•
24	alternatives, including potential exchange	24	Q And in what form did that report take?
25	offers, debt for equity conversions, and other	25	
23	offers, debt for equity conversions, and other	25	A It was on oral report to the
1	Page 14	1	Page 16
1 2	K. Buckfire	1 2	K. Buckfire
2	K. Buckfire potential transactions that might be required	2	K. Buckfire emergency manager.
2 3	K. Buckfire potential transactions that might be required to effectuate a restructure.	2	K. Buckfire emergency manager. Q And when did you give that oral
2 3 4	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when,	2 3 4	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager?
2 3 4 5	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir?	2 3 4 5	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May.
2 3 4 5 6	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013.	2 3 4 5 6	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early
2 3 4 5	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in	2 3 4 5 6 7	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May?
2 3 4 5 6 7 8	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles	2 3 4 5 6 7 8	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No.
2 3 4 5 6 7 8 9	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that	2 3 4 5 6 7 8 9	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any
2 3 4 5 6 7 8 9	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct?	2 3 4 5 6 7 8 9 10	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance?
2 3 4 5 6 7 8 9 10	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if	2 3 4 5 6 7 8 9 10	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't
2 3 4 5 6 7 8 9 10 11	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current	2 3 4 5 6 7 8 9 10 11 12	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly.
2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the	2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay.
2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City	2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition. Q Was that July 2012?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency? A Yes, I advised him that the City's financial condition was so dire that we had to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition. Q Was that July 2012? A I believe it was July.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency? A Yes, I advised him that the City's financial condition was so dire that we had to take immediate steps to preserve the City's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition. Q Was that July 2012? A I believe it was July. Q Prior to that, any engagement if	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency? A Yes, I advised him that the City's financial condition was so dire that we had to take immediate steps to preserve the City's liquidity so that it would be in jeopardy of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition. Q Was that July 2012? A I believe it was July. Q Prior to that, any engagement if connection with the City of Detroit?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency? A Yes, I advised him that the City's financial condition was so dire that we had to take immediate steps to preserve the City's liquidity so that it would be in jeopardy of losing essential public services, and we
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition. Q Was that July 2012? A I believe it was July. Q Prior to that, any engagement if connection with the City of Detroit? A No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency? A Yes, I advised him that the City's financial condition was so dire that we had to take immediate steps to preserve the City's liquidity so that it would be in jeopardy of losing essential public services, and we identified the need to negotiate with the swap
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition. Q Was that July 2012? A I believe it was July. Q Prior to that, any engagement if connection with the City of Detroit? A No. Q And after that was there an	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency? A Yes, I advised him that the City's financial condition was so dire that we had to take immediate steps to preserve the City's liquidity so that it would be in jeopardy of losing essential public services, and we identified the need to negotiate with the swap counterparties, which I previously to in this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	K. Buckfire potential transactions that might be required to effectuate a restructure. Q And this current role began when, sir? A January of 2013. Q And I believe you indicated in your prior deposition that you had other roles in connection with the City of Detroit; is that correct? Let me rephrase the question if you don't understand it. Prior to your current engagement, had you done work for either the City or the State in connection with the City of Detroit? A Yes, in 2012 we had a two-month engagement with the State the Michigan to evaluate the City's financial condition. Q Was that July 2012? A I believe it was July. Q Prior to that, any engagement if connection with the City of Detroit? A No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	K. Buckfire emergency manager. Q And when did you give that oral report to the emergency manager? A In early May. Q Can you be more precise than early May? A No. Q Would it be before May 7, by any chance? A It could have been, but I don't recall exactly. Q You don't recall exactly, okay. And did you give any advice to the emergency manager on how he should deal with his creditors in connection with your report on solvency? A Yes, I advised him that the City's financial condition was so dire that we had to take immediate steps to preserve the City's liquidity so that it would be in jeopardy of losing essential public services, and we identified the need to negotiate with the swap

CH	TOP DETROIT, MICHIGAN		17-20
	Page 17		Page 19
1	K. Buckfire	1	K. Buckfire
2	the City.	2	conversation with the emergency manager?
3	Q And when you say you previously	3	A Yes, Mr. James Doak, D-O-A-K.
4	testified, are you speaking of your deposition	4	Q Anyone else that you can recall?
5	which took place on August 29, 2013?	5	A No.
6	A Correct.	6	Q And what was Mr. Doak's role in
7	Q And in what form did your report	7	that conversation?
8	to Mr. Orr let me rephrase it.	8	A He didn't really have much to say.
9	What form did your report to	9	It was primarily a report I was giving on
10	Mr. Orr take?	10	behalf of the firm.
11	A Verbal.	11	Q I think you indicated a moment ago
12	Q And was is it delivered at exactly	12	that the conversation was interactive?
13	the same time as your report on solvency or at	13	A Yes.
14	a later time?	14	Q Who else participated in the
15	A It was all part of the same	15	conversation, specifically?
16	discussion.	16	A I can't recall.
17	Q And how long did this discussion	17	Q Did Mr. Mohatra participate in the
18	take place let me rephrase the question.	18	conversation?
19	How long was a conversation was	19	A I'm sure he did but I can't recall
20	it?	20	what he said.
21	A It was a lengthy conversation. We	21	Q Okay. Did Mr. Moore participate
22	were not the only ones present at the time.	22	in the conversation?
23	Q Who else was present in the room	23	A I'm believe he did.
24	at the time?	24	Q Can you recall anything about what
25	A Representatives of Conway	25	Mr. Moore said?
1	Page 18 K. Buckfire	1	K. Buckfire
2	McKenzie, Ernst and Young and Jones Day.	2	A No.
3	Q Was this a report by you or an	3	Q Can you recall anything that
4	interactive conversation?	4	Mr. Orr said during that conversation?
5	A Conversation.	5	A Yes, he agreed, having reviewed
6	Q Was counsel present?	6	the financial forecast provided by Ernst and
7	A Jones Day.	7	Young that the situation was indeed very
8	Q So you have Conway McKenzie,	8	serious and, he agreed with my recommendation
9	Miller Buckfire Jones Day, any other		that we immediately formulate a strategy to
10	organizations represented in that meeting?	10	preserve the City's cash flow.
11	A Ernst and Young.	11	Q Had you seen Mr. Mohatra's
12	Q Any others?	12	forecast prior to that meeting?
13	A Not that I recall.	13	A No.
14	Q Who from Ernst and Young was that?	14	Q Were you able to review it during
15	A Gaurav Malhotra.	15	the meeting?
16	Q Anyone else from his shop?	16	A Yes.
17	A I don't recall. I'm sure there	17	Q And what conclusions, if any, did
18	were but I can't recall who it was.	18	you reach with regard to that forecast during
19	Q Anyone else from Buckfire Miller	19	that meeting?
1 1 3		20	A I was shocked at how much worse
	there?		7 I was shocked at now much worse
20	there?	21	the situation was than I had imaged before
20 21	A Miller Buckfire.	21	the situation was than I had imaged before
20 21 22	A Miller Buckfire.Q Miller Buckfire, sorry.	22	that.
20 21 22 23	A Miller Buckfire.Q Miller Buckfire, sorry.A You're forgiven.	22 23	that. Q Now, I believe you indicated to me
20 21 22	A Miller Buckfire.Q Miller Buckfire, sorry.A You're forgiven.Q Let me rephrase the question. Was	22	that.

_	I OF DETROIT, MICHIGAN		33–30
1	Page 33 K. Buckfire	4	Page 35 K. Buckfire
2		1	
	Q That will help.	2	creditor proposal?
3	A It's a confidential assignment for	3	A Yes.
4	a company which in the zone of insolvency so I	4	Q Is there a balance sheet contained
5	can't tell you which company it is, but we've	5	in that presentation?
6	been working with them on that particular	6	A Not in conformity with what you
7	engagement since last January, January of 2012.	7	would consider generally accepted accounting
8	Q And prior to January of 2012, can	8	principles. It's more of a market-to-market
9	you recall any engagements on which you and	9	analysis of the true liabilities of the City.
10	Jones Day were on the same side?	10	Q Is there any presentation,
11	A Well, my firm has worked with	11	document, or section of the report that
12	Jones Day very actively over the ten years,	12	quantifies the asset side of the City's balance
13	primarily in auto parts companies in which we	13	sheet?
14	are involved, as is Jones Day. I personally	14	A Not that I recall.
15	have not worked with Jones Day in any of those	15	Q But it is your testimony, Mr.
16	cases.	16	Buckfire, that you have seen a document that
17	Q Thank you. We're going to switch	17	quantifies the asset side of the City's balance
18	topics now, Mr. Buckfire.	18	sheet?
19	In connection with your review for	19	A Well, the City has produced an
20	Mr. Orr on the solvency of the City, did you	20	annual report for a hundred years, and most
21	look at a balance sheet for the City?	21	recent of which in 2012 is in the data room,
22	A Yes.	22	which I reviewed.
23	Q And do you know if that balance	23	Q Okay. Sir, are all of the City's
24	sheet has been produced by the City in	24	assets of which you are aware on that balance
25	connection with the discovery in the	25	sheet that appears in the City's data room?
	commodular mar are discovery in are		onoot that appears in the only o data room:
1	Page 34 K. Buckfire	1	Page 36 K. Buckfire
1 2	K. Buckfire	1 2	K. Buckfire
2	K. Buckfire eligibility dispute?	2	K. Buckfire A I don't understand your question.
2 3	K. Buckfire eligibility dispute? A Well, we've produced a tremendous	2	K. Buckfire A I don't understand your question. Q Are there any assets that the City
2 3 4	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including	2 3 4	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not
2 3 4 5	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by	2 3 4 5	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is
2 3 4 5 6	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes	2 3 4 5 6	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room?
2 3 4 5 6 7	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young.	2 3 4 5 6 7	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's
2 3 4 5 6 7 8	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm	2 3 4 5 6 7 8	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the
2 3 4 5 6 7 8 9	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom?	2 3 4 5 6 7 8 9	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore
2 3 4 5 6 7 8 9	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of	2 3 4 5 6 7 8 9	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it
2 3 4 5 6 7 8 9 10	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet.	2 3 4 5 6 7 8 9 10	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns.
2 3 4 5 6 7 8 9 10 11 12	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not	2 3 4 5 6 7 8 9 10 11 12	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask
2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're	2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire
2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that	2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it
2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document that we have not produced.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was marked as Buckfire Exhibit No. 2
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document that we have not produced. Q Can you recall from your memory,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was marked as Buckfire Exhibit No. 2 for identification, as of this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document that we have not produced. Q Can you recall from your memory, sir, what the asset side of that balance sheet	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was marked as Buckfire Exhibit No. 2 for identification, as of this date.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document that we have not produced. Q Can you recall from your memory, sir, what the asset side of that balance sheet totaled as of any date prior to your meeting	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was marked as Buckfire Exhibit No. 2 for identification, as of this date.) Q Mr. Buckfire, I've handed you what
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document that we have not produced. Q Can you recall from your memory, sir, what the asset side of that balance sheet totaled as of any date prior to your meeting with Mr. Orr?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was marked as Buckfire Exhibit No. 2 for identification, as of this date.) Q Mr. Buckfire, I've handed you what has been marked as Buckfire Exhibit No. 2.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document that we have not produced. Q Can you recall from your memory, sir, what the asset side of that balance sheet totaled as of any date prior to your meeting with Mr. Orr? A No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was marked as Buckfire Exhibit No. 2 for identification, as of this date.) Q Mr. Buckfire, I've handed you what has been marked as Buckfire Exhibit No. 2. Have you seen this before?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire eligibility dispute? A Well, we've produced a tremendous amount of financial information including balance sheets, both historical as audited by the City's auditors, and more recent analyzes produced by Ernst and Young. MR. MONTGOMERY: Can you confirm that, Mr. Rosenbloom? MR. ROSENBLOOM: I'm not aware of any balance sheet. MR. MONTGOMERY: You're not representing the City, you're representing Mr. Buckfire; is that right. Rosenbloom? MR. ROSENBLOOM: I'm representing the City and Mr. Buckfire. I'm not aware of any balance sheet document that we have not produced. Q Can you recall from your memory, sir, what the asset side of that balance sheet totaled as of any date prior to your meeting with Mr. Orr?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire A I don't understand your question. Q Are there any assets that the City owns of which you are aware that are not included on the balance sheet which you say is in the City's data room? A I have to assume that the City's balance sheet as audited reports fairly the financial condition of the City and therefore incorporates all of the assets in which it owns. MR. MONTGOMERY: I'm going to ask the court reporter to mark as Buckfire Exhibit 2, the credit proposal as it appears attached to the Orr declaration as Exhibit A, which is docket 11, Exhibit 1. (June 14 report and proposal was marked as Buckfire Exhibit No. 2 for identification, as of this date.) Q Mr. Buckfire, I've handed you what has been marked as Buckfire Exhibit No. 2.

O.	IT OF DETROIT, MICHIGAN		37-40
1	Page 37 K. Buckfire	1	Page 39 K. Buckfire
2		2	Q Does this document reflect in any
3		3	way the substance of conversations you had with
	·	4	Mr. Orr?
4	• •		A Yes.
5		5	
6	• •	6	Q How so, sir?
7		7	A I've had many conversations with
8	, , ,	8	Mr. Orr and the advisors to Mr. Orr over the
9	,	9	course of our engagement, and this document
10			reflects a consensus amongst all of us as to
11	1 9	11	the condition of the City and recommendation
12	, ,	12	and what to do about it.
13		13	Q So is it your testimony, sir, that
14	MR. CULLEN: Is it 118 of the	14	you endorse or support the recommendations that
15	document or	15	are contained in this document?
16	MR. MONTGOMERY: Forgive me. Off	16	A Yes.
17	the record for a moment.	17	Q Is it your testimony that to the
18	B (Discussion off the record.)	18	best of your understanding the facts presented
19	Q Page 113 of the document, which is	19	in this document are accurate?
20		20	A To my understanding, yes.
21		21	Q Is there anything in this document
22		22	that you have challenged to Mr. Orr?
23	•	23	MR. CULLEN: Objection,
24		24	foundation, form.
25		25	You can address the question if
			<u> </u>
1	Page 38 K. Buckfire	1	Page 40 K. Buckfire
2		2	you understand it.
3		3	A I can't answer it.
4		4	Q Have you in any way suggested to
5		5	Mr. Orr that the June 14 creditor proposal
6		6	contains inaccuracies?
7	•	7	A No.
8	• •	8	Q Have you in any way suggested to
9	3.	9	Mr. Orr that the June 14 creditor proposal
10		10	contains omissions in your mind?
11		11	MR. CULLEN: Material omissions,
12	•	12	
13	<i>O</i> ,	13	,
12	,		
15		14	A No.
		15	
16	•	16	page 7, which is also marked as page 14 of
17		17	docket 11-1, I'll try to use both numbers.
18	•	18	A It's the page entitled "The City
19		19	is insolvent"?
20	•	20	Q Indeed it is.
21	9	21	A Okay.
22	•	22	Q Do you believe that each of the
1	, , ,	23	statements that appear on this page are
24	•	24	accurate?
25	5 A No.	25	A Well, it's based on the work of
23 24	3 the document you thought required minor 4 editing?	23 24	statements that appear on this page are accurate?

O	Y OF DETROIT, MICHIGAN		41–44
1	Page 41 K. Buckfire	1	Page 43 K. Buckfire
2	Ernst and Young and Conway McKenzie. I have no	2	simple question, do you have any other reason
3	reason to doubt their accuracy.	3	to believe that these statements are correct
4	Q Other than the work by Conway	4	other than the good work by Ernst and Young and
5	McKenzie and Ernst and Young, do you have any	5	Conway McKenzie?
6	reason to believe that the statements here are	6	A I am highly confident they did
7	true, other than let me rephrase the	7	excellent work.
8	question.	8	Q I'm not asking you how good the
9	I think you just said that it's	9	work is, I'm asking you if you have any other
10	Ernst and Young and Conway McKenzie who	10	reason to believe these statements are
11	formed gave you the information that forms	11	accurate?
12	the basis of this statement; is that correct?	12	A Honestly I don't know how to
13	A That's correct.	13	answer that question, I'm sorry.
14	Q And so I'm simply asking you if	14	Q Okay, let's turn to the next page.
15	you have an independent reason to believe these	15	You will see that there is a statement there
16	are accurate?	16	that, "The City is not paying their debts as
17	A I relied on their professional	17	they come due."
18	judgment and work to produce this information.	18	Do you see that statement, sir?
19	Q Okay. And I think that means you	19	A I do.
20	have no other reason to believe that this	20	Q You believe that to be an accurate
21	information is accurate.	21	statement?
22	A I don't understand the question.	22	A Yes, I do.
23	MR. CULLEN: Objection to	23	Q You'll see that the first bullet
24	foundation and form.	24	is "The City is not making its pension
25	Q Has Miller Buckfire done any work	25	contributions as they come due."
	Page 42		Page 44
1	K. Buckfire	1	K. Buckfire
2	K. Buckfire to confirm the accuracy of the statements made	2	K. Buckfire Do you believe that to be an
2 3	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller	2 3	K. Buckfire Do you believe that to be an accurate statement?
2 3 4	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the	2 3 4	K. Buckfire Do you believe that to be an accurate statement? A I do.
2 3 4 5	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1?	2 3 4 5	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that
2 3 4 5 6	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel,	2 3 4 5 6	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension
2 3 4 5 6 7	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the	2 3 4 5 6 7	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions?
2 3 4 5 6 7 8	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little	2 3 4 5 6 7 8	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes.
2 3 4 5 6 7 8 9	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague.	2 3 4 5 6 7 8 9	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those
2 3 4 5 6 7 8 9	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the	2 3 4 5 6 7 8 9	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City
2 3 4 5 6 7 8 9 10	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe	2 3 4 5 6 7 8 9 10	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in
2 3 4 5 6 7 8 9 10 11	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7,	2 3 4 5 6 7 8 9 10 11 12	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or
2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are	2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50
2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly?	2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS
2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other	2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions."
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your entitlement one way or the other, I was simply	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes. Q To your understanding is that a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your entitlement one way or the other, I was simply asking you if you had any basis other than the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes. Q To your understanding is that a true statement?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your entitlement one way or the other, I was simply	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes. Q To your understanding is that a true statement? A To my understanding, yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your entitlement one way or the other, I was simply asking you if you had any basis other than the work of Conway McKenzie and Ernst and Young to reach the conclusion that the statements on	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes. Q To your understanding is that a true statement? A To my understanding, yes. Q Okay. And what is the basis of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your entitlement one way or the other, I was simply asking you if you had any basis other than the work of Conway McKenzie and Ernst and Young to reach the conclusion that the statements on this page are accurate?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes. Q To your understanding is that a true statement? A To my understanding, yes. Q Okay. And what is the basis of your understanding, sir?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your entitlement one way or the other, I was simply asking you if you had any basis other than the work of Conway McKenzie and Ernst and Young to reach the conclusion that the statements on this page are accurate?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes. Q To your understanding is that a true statement? A To my understanding, yes. Q Okay. And what is the basis of your understanding, sir? A Reports from Ernst and Young and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire to confirm the accuracy of the statements made on page 14 of docket 11-1 has Miller Buckfire done any work to confirm the statements that are on page 14 of docket 11-1? MR. CULLEN: May I ask, Counsel, do you mean the actual numbers or the overall conclusion? It's a little vague. Q I'm going to rephrase the question. You have said today that you believe the statements that are contained on page 7, which is of this document, that they are accurate. Did I understand that correctly? A I'm relying on the work of other professional as I'm entitled to do. Q I was not challenging your entitlement one way or the other, I was simply asking you if you had any basis other than the work of Conway McKenzie and Ernst and Young to reach the conclusion that the statements on this page are accurate? A Are you asking if I audited their	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire Do you believe that to be an accurate statement? A I do. Q You'll also see in there that there is a reference to the deferral of pension contributions? A Yes. Q You see that one of those statements is that, "As of May 2013, the City had deferred approximately 54 million in pension contributions related to current or prior periods and will defer approximately 50 million on June 30, 2013 for current year PFRS pension contributions." Do you see that? A Yes. Q To your understanding is that a true statement? A To my understanding, yes. Q Okay. And what is the basis of your understanding, sir?

	TOF DETROIT, MICHIGAN		49-32
1	Page 49	4	Page 51
1	K. Buckfire A No. The alternative would be for	1	K. Buckfire
2		2	with these deferrals of pension obligations
3	the City to make the payment as schedule and	4	that are referred to on docket 11-1, page 15? A No.
4 5	thereby render itself cash insolvent.	5	Q You will recall that as we were
	Q So I'm asking you how it is that a deferral increases liabilities, which is a	6	looking at the first bullet, the statement,
6 7	statement you made to me.	7	
8	•	8	"Will defer approximately 50 million on June 30, 2013 for a current year PFRS pension
9	A If debt is due, that would be a reduction of liabilities. If you don't make	9	contributions," was made, that statement was
10	the payment, then that becomes an increase in	10	made?
11	liabilities.	11	A That statement was made.
12	Q Is it not correct, sir, that if	12	Q And I think you indicated that
13	you make a payment on the liabilities, you	13	that was an accurate statement to your
14	reduce the liabilities but you also reduce your	14	understanding?
15	assets?	15	A To my understanding.
16	A Cash.	16	Q Do you happen to know whether in
17	Q That's an asset, is it not?	17	fact the City deferred the June 30, 2013
18	A That is correct.	18	contribution?
19	Q If you defer a liability you do	19	A No.
20	not affect either the sum of the liabilities or	20	Q So why did you believe that the
21	the sum of the assets that are available.	21	June 14 creditor proposal was accurate when it
22	A That's true.	22	said the City will defer \$50 million?
23	Q So I ask you again, sir, how is it	23	A I don't understand the question.
24	that a deferral increases liabilities?	24	Q You said you don't know if they
25	A Because the alternative would be a	25	actually deferred it.
			•
1	K. Buckfire	1	Page 52 K. Buckfire
2	reduction of liabilities.	2	A I assume they did.
_	Q So a failure to reduce liabilities		
3	Q So a failule to reduce liabilities	3	Q You assume they did, but you don't
3	is the same as an increase in liabilities?	3 4	Q You assume they did, but you don't actually know it?
Ι.			
4	is the same as an increase in liabilities?	4	actually know it?
4 5	is the same as an increase in liabilities? A Well, in the case of a requirement	4 5	actually know it? A That's what I testified to.
4 5 6	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that	4 5 6	actually know it? A That's what I testified to. Q And so I'm asking you, why is it
4 5 6 7	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of	4 5 6 7	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to
4 5 6 7 8	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you	4 5 6 7 8	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it?
4 5 6 7 8 9	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that	4 5 6 7 8 9	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that
4 5 6 7 8 9	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be	4 5 6 7 8 9 10 11 12	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to
4 5 6 7 8 9 10 11 12 13	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do.	4 5 6 7 8 9 10 11 12 13	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the
4 5 6 7 8 9 10 11 12	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required	4 5 6 7 8 9 10 11 12 13 14	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr?
4 5 6 7 8 9 10 11 12 13	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase	4 5 6 7 8 9 10 11 12 13 14 15	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation.
4 5 6 7 8 9 10 11 12 13 14	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to	4 5 6 7 8 9 10 11 12 13 14	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation?
4 5 6 7 8 9 10 11 12 13 14 15 16 17	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have	4 5 6 7 8 9 10 11 12 13 14 15 16 17	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done. Q But the is it not correct that	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not individually make that recommendation.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done. Q But the is it not correct that the failure or ability to defer a debt also	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not individually make that recommendation. Q Who first proffered the
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done. Q But the is it not correct that the failure or ability to defer a debt also leads the asset side of your balance sheet	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not individually make that recommendation. Q Who first proffered the recommendation for which the collective body of
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done. Q But the is it not correct that the failure or ability to defer a debt also leads the asset side of your balance sheet unchanged?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not individually make that recommendation. Q Who first proffered the recommendation for which the collective body of advisors endorsed it?
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done. Q But the is it not correct that the failure or ability to defer a debt also leads the asset side of your balance sheet unchanged? A Yes.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not individually make that recommendation. Q Who first proffered the recommendation for which the collective body of advisors endorsed it? A I don't know.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done. Q But the is it not correct that the failure or ability to defer a debt also leads the asset side of your balance sheet unchanged? A Yes. Q Thank you. Do you happen to know	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not individually make that recommendation. Q Who first proffered the recommendation for which the collective body of advisors endorsed it? A I don't know. Q But you indicated that the
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	is the same as an increase in liabilities? A Well, in the case of a requirement to make a payment, you're required to make that payment, that would be a reduction of liabilities and a reduction of cash. If you are able to defer or unilaterally not make that payment, of course the liabilities would be unchanged, that represents an increase in liabilities from what you were legally required to do. Q You've said that a failure to timely reduce liabilities acts as an increase in liabilities. Did I hear that correctly? A From what you are suppose to have done. Q But the is it not correct that the failure or ability to defer a debt also leads the asset side of your balance sheet unchanged? A Yes.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	actually know it? A That's what I testified to. Q And so I'm asking you, why is it that you were confident that they were going to defer it? A Because it was our conclusion that the City had no cash and could not afford to make this payment and therefore should not make this payment. Q Was that one of the recommendations you made to Mr. Orr? A It wasn't my recommendation. Q Who made that recommendation? A It was a collective recommendation among all the advisors, but I did not individually make that recommendation. Q Who first proffered the recommendation for which the collective body of advisors endorsed it? A I don't know.

,			
1	Page 65 K. Buckfire	1	Page 67 K. Buckfire
2	your conclusion that it would be prudent the	2	foundation, form. You're misstating
3	treat the pension as an unsecured claim flowed	3	the witness' testimony.
4	from that April letter?	4	A I just answered the question.
5	A No.	5	Q When?
6	Q Why did you reach the conclusion	6	A I've answered that already.
7	that it would be prudent financially for the	7	Q You said May?
8	City not to make any cash contributions to the	8	A Late May, early June.
9	pension plan?	9	Q Okay. You don't recall
10	·	10	specifically when?
11	, o	11	A No.
12	· · · · · · · · · · · · · · · · · · ·	12	Q Do you recall specifically who
13	<u> </u>	13	heard the recommendation?
1	the Milliman, we really had no fact in which to	14	A No.
15		15	Q Was it oral?
16		16	A Yes.
17		17	Q Was it also in writing?
18		18	A No.
19	· · ·	19	Q Who was present when the oral
20	· · · · · · · · · · · · · · · · · · ·	20	recommendation was made?
21		21	A I don't recall.
22	•	22	Q Mr. Orr was present, of course?
23		23	A I believe so, but I can't be
24	Mr. Orr that no cash be contributed ed to the	24	
25	pension plans as part of the City's	25	Q You can't be certain as to whether
	Page 66		Page 68
1	K. Buckfire	1	K. Buckfire
1			
2	restructuring proposal, and when I say you I	2	Mr. Orr was present when you made an oral
3	mean you personally?	2 3	Mr. Orr was present when you made an oral recommendation?
3 4	mean you personally? MR. CULLEN: Objection,	2 3 4	Mr. Orr was present when you made an oral recommendation? A There were many, many
3 4 5	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered.	2 3 4 5	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period
3 4 5 6	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again.	2 3 4 5 6	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any
3 4 5 6 7	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any	2 3 4 5 6 7	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or
3 4 5 6 7 8	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our	2 3 4 5 6 7 8	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had
3 4 5 6 7 8 9	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash	2 3 4 5 6 7 8 9	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation.
3 4 5 6 7 8 9	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to	2 3 4 5 6 7 8 9	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not
3 4 5 6 7 8 9 10	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation,	2 3 4 5 6 7 8 9 10	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important.
3 4 5 6 7 8 9 10 11	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders.	2 3 4 5 6 7 8 9 10 11 12	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important
3 4 5 6 7 8 9 10 11	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation	2 3 4 5 6 7 8 9 10 11 12 13	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made?
3 4 5 6 7 8 9 10 11 12	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report?	2 3 4 5 6 7 8 9 10 11 12 13	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to
3 4 5 6 7 8 9 10 11 12 13	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our
3 4 5 6 7 8 9 10 11 12 13 14 15	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15.
3 4 5 6 7 8 9 10 11 12 15 16 17	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in
3 4 5 6 7 8 9 10 11 12 15 16 17	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not form any conclusions until late May, early	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in your judgment?
3 4 5 6 7 8 9 10 11 12 15 16 17 18	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not form any conclusions until late May, early June.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in your judgment? A Because that would trigger an
3 4 5 6 7 8 9 10 11 12 15 16 17 18 19 20	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not form any conclusions until late May, early June. Q When, if ever, did you make a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in your judgment? A Because that would trigger an event of default on the part of the City which
3 4 5 6 7 8 9 10 11 12 15 16 17 18 19 20 21	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not form any conclusions until late May, early June. Q When, if ever, did you make a recommendation to Mr. Orr that the City not pay	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in your judgment? A Because that would trigger an event of default on the part of the City which would immediately trigger other consequences
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 20 21 22	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not form any conclusions until late May, early June. Q When, if ever, did you make a recommendation to Mr. Orr that the City not pay any cash to the retirement system as part of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in your judgment? A Because that would trigger an event of default on the part of the City which would immediately trigger other consequences related to the swap collateral agreement, which
3 4 5 6 7 8 9 10 11 12 15 16 17 18 19 20 21	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not form any conclusions until late May, early June. Q When, if ever, did you make a recommendation to Mr. Orr that the City not pay any cash to the retirement system as part of the restructuring proposal? The question is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in your judgment? A Because that would trigger an event of default on the part of the City which would immediately trigger other consequences related to the swap collateral agreement, which was a direct threat to the City's ability to
3 4 5 6 7 8 9 10 11 12 15 16 17 18 19 20 21 22 23	mean you personally? MR. CULLEN: Objection, foundation, form, asked and answered. Address it again. A We were not singling out any particular creditor or body. Our recommendations were all about preserving cash for the City and whatever steps the City had to take to do so, it was part of a recommendation, including not paying our bond holders. Q And you made that recommendation following the April Milliman report? A No, I did not. I didn't testify to that. I testified we became aware of the seriousness of the issue in April. We did not form any conclusions until late May, early June. Q When, if ever, did you make a recommendation to Mr. Orr that the City not pay any cash to the retirement system as part of the restructuring proposal? The question is when.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Mr. Orr was present when you made an oral recommendation? A There were many, many conversations and meetings during that period of time. I can't recall who was at any particular one and when this issue came up or not. It was one of many other issues that had to be decided to perform this presentation. It's certainly not the only one and maybe not even the most important. Q What was the most important recommendation you made? A The decision whether or not to make the \$40 million payment to our cops bond holders on June 15. Q Why was that the most important in your judgment? A Because that would trigger an event of default on the part of the City which would immediately trigger other consequences related to the swap collateral agreement, which

	1 Of BETTOIT, WHO INDAM		
1	Page 121 K. Buckfire	1	Page 123 K. Buckfire
2	A I suggested to him we figure out	2	taxes due to the City?
3	how to do a better job of collecting taxes.	3	A No.
4	Q I assume there was no disagreement	4	
			Q Did you have any such conversations with Mr. Malhotra?
5	on that point? A Not that I recall.	5	
7		6	
1	Q Do you know, Mr. Buckfire, whether	7	Q With Mr. Moore?
8	there has been more than one Compuware report	8	A About this report?
9	on the non-filers?	9	Q Yes, A, about this report.
10	A No.	10	A I've never seen this report, so
11	Q As the debtor's financial advisor,	11	clearly, I didn't have any conversations about
12	do you have any assessment as to potential	12	it.
13	value of collections from non-filers?	13	Q Did you have any conversations
14	A Well, in my judgment, and again,	14	with either Mr. Malhotra or Mr. Moore about the
15	speaking with my judgment, and I think that the	15	City's ability to identify corporate entities
16	ability of the City to collect a material	16	that had not paid taxes to the City?
17	amount of these delinquent payables is low.	17	A Not specifically, no.
18	Q Why is that, sir?	18	Q I think a few moments ago you
19	A For two reasons. Number one, I	19	thought that it would be difficult to identify
20	think many of the people who have not paid have	20	and find people who owed money to the City.
21	no capacity to pay. We can't find them, or we	21	Did I hear that correctly?
22	simply have no ability to enforce a judgment	22	A Individuals, yes.
23	against them.	23	Q Is that true for corporations as
24	And, secondly, the City ability	24	
25	administratively to collect taxes has been	25	A There are fewer corporations and
	J		71 Thoro are ferrer corporations and
	Page 122	_	Page 124
1	Page 122 K. Buckfire	1	Page 124 K. Buckfire
1 2	K. Buckfire proven to be quite low. I think for those	1 2	K. Buckfire they're more visible, and it's probably a more
1 2 3	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on	1 2 3	K. Buckfire they're more visible, and it's probably a more simple task to find them right now.
1 2 3 4	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low.	1 2 3 4	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you
1 2 3 4 5	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another	1 2 3 4 5	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out
1 2 3 4 5 6	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a	1 2 3 4 5 6	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the
1 2 3 4 5 6 7	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to	1 2 3 4 5 6 7	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second
1 2 3 4 5 6 7 8	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance	1 2 3 4 5 6 7 8	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect
1 2 3 4 5 6 7 8 9	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from	1 2 3 4 5 6 7 8 9	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low.
1 2 3 4 5 6 7 8 9 10	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance	1 2 3 4 5 6 7 8 9 10	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part
1 2 3 4 5 6 7 8 9 10	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor.	1 2 3 4 5 6 7 8 9 10	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process?
1 2 3 4 5 6 7 8 9 10 11	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked	1 2 3 4 5 6 7 8 9 10 11	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain
1 2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for	1 2 3 4 5 6 7 8 9 10 11 12 13	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it
1 2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.)	1 2 3 4 5 6 7 8 9 10 11 12 13 14	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before? A No.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you believe that corporate taxes will be realized
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before? A No. Q Were you aware that the City	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you believe that corporate taxes will be realized by the City?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before? A No. Q Were you aware that the City finance department had, in fact, identified	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you believe that corporate taxes will be realized by the City? A I believe that the projections
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before? A No. Q Were you aware that the City finance department had, in fact, identified companies owing money to the City with balances	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you believe that corporate taxes will be realized by the City? A I believe that the projections produced as part of the June 14 report, which
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before? A No. Q Were you aware that the City finance department had, in fact, identified companies owing money to the City with balances in excess of two thousand dollars?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you believe that corporate taxes will be realized by the City? A I believe that the projections produced as part of the June 14 report, which indicate certain expected revenues in the
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before? A No. Q Were you aware that the City finance department had, in fact, identified companies owing money to the City with balances in excess of two thousand dollars? A No.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you believe that corporate taxes will be realized by the City? A I believe that the projections produced as part of the June 14 report, which indicate certain expected revenues in the future will be achievable.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire proven to be quite low. I think for those reasons, the eventual ability to collect on these receivables is low. Q I would like to hand you another document that touches on this subject. It's a letter dated January 10, 2012, addressed to Mr. Kenneth B. Cockrill, Chair, Budget, Finance and Auditing Standing Committee, from Cheryl Johnson, Group Executive Finance Director, Office of the Mayor. (Document, dated 1/10/12 was marked as Buckfire Exhibit No. 10 for identification, as of this date.) Q Mark this as Buckfire Exhibit 10. Mr. Buckfire, have you seen Deposition Exhibit Number 10 before? A No. Q Were you aware that the City finance department had, in fact, identified companies owing money to the City with balances in excess of two thousand dollars?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	K. Buckfire they're more visible, and it's probably a more simple task to find them right now. But this actually notes, since you just gave it to me, that even they point out they only had one accountant working on the corporate sector, which gets to my second points, which is the City's ability to collect taxes is extremely low. Q Will that ability change as part of the reorganization process? A If the City's allowed to maintain its reinvestment plan, the expectation is it will. Q And if the City's allowed to continue with its reinvestment plan and dedicates the appropriate resources, do you believe that corporate taxes will be realized by the City? A I believe that the projections produced as part of the June 14 report, which indicate certain expected revenues in the